IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW MEXICO

PHILMAR DAIRY, LLC; ARCH DIAMOND, LLC; MOONSTONE DAIRY, LLC; and HENDRIKA DAIRY, LLC;

Plaintiffs,

No. 18-cv-0530 SMV/KRS

ARMSTRONG FARMS and RANDY ARMSTRONG,

Defendants,

and

v.

RANDY ARMSTRONG,

Counterclaimant,

v.

PHILMAR DAIRY, LLC; ARCH DIAMOND, LLC; MOONSTONE DAIRY, LLC; and HENDRIKA DAIRY, LLC;

Counter-defendants.

ORDER SETTING JURY SELECTION AND JURY TRIAL

THIS MATTER is before the Court on a telephonic status conference held on January 25, 2019. The following settings and deadlines are hereby imposed.

Jury Selection and Jury Trial will begin on August 26, 2019, at 9:00 a.m., and end no later than August 30, 2019, in a courtroom to be determined in Albuquerque, New Mexico.

No later than **July 1, 2019**, counsel must submit their exhibit lists, exhibit binders, joint statement of the case, witness lists, designations of deposition testimony, proposed verdict forms,

proposed jury instructions, and proposed voir dire questions. The parties must comply with the instructions below when submitting these items to the Court.

Objections to exhibits, witnesses, designations of deposition testimony, proposed verdict forms, the statement of the case, proposed jury instructions, and proposed voir dire questions are due **July 8, 2019**. The parties must confer about any disputes prior to filing objections.

Item	Description
Exhibits	The parties, together, must file a consolidated exhibit list identifying all exhibits
	that the parties have stipulated are admissible. For those exhibits on which no
	stipulation could be reached, the offering party must file a contested exhibit list.
	The Court encourages the parties to resolve disputes over the authenticity of
	exhibits as early as possible. Trial time will not be utilized for authentication. If
	testimony is required to authenticate or lay the foundation for any exhibits, the
	Court will hear such testimony at the Pretrial Conference.
Exhibit	The parties must deliver to my chambers two identical copies of a binder
Binders	containing the stipulated exhibits. Additionally, as to the contested exhibits, each
	side must deliver to my chambers two identical copies of a binder containing its
	contested exhibits. All exhibits must be marked. Plaintiff's exhibits must be
	identified with numbers, and Defendant's must be identified with letters (e.g., A,
	B, C, AA, AB, AC). The identification number or letter will remain the same
	whether the exhibit is admitted or not. Charts, plats, diagrams, etc., will be
	marked and ready as to measurements, landmarks, and other identifying factual
	material before trial.
Joint	The parties must confer and attempt to agree upon a clear and concise statement
Statement	of the case that will be read to the jury panel during jury selection. If counsel are
of the Case	unable to agree to a joint statement of the case, each party must file a separate
	statement of the case.

Witness List & Designation of Deposition Testimony

The parties must file witness lists on the record. Witnesses must be listed in the order in which they will be called. The list must indicate whether the witness is testifying by deposition or in person, whether the witness *will* be called or *may* be called, and whether the witness will offer any opinion testimony.

The parties must also file designations of deposition testimony that they intend to use at trial. The designations must state the pages and lines of the deposition to be used. Counsel must submit copies of the depositions to the Court and must highlight the parts of the depositions that are to be used. These requirements do not apply to cross-examination or rebuttal of a witness presented in person at trial. If a party objects to the use of deposition testimony, the objecting party must mark those portions of the proposed deposition testimony to which the party objects. Marking must comply with D.N.M.LR-Civ. 10.6.

Proposed Verdict Form

The parties must confer and attempt to draft a proposed verdict form. The proposed verdict form must be filed on the record. If the parties are unable to agree on a form, each party must file its own proposed verdict form. The form(s) must also be emailed to chambers at smvproposedtext@nmd.uscourts.gov in a format compatible with MS Word.

Proposed Jury Instructions

The parties must confer about proposed jury instructions that set forth the elements and definitions of the claims and defenses. The Court's stock set of jury instructions is available at its website at http://www.nmd.uscourts.gov/content/honorable-stephan-m-vidmar.

Plaintiff is responsible for filing a set of requested jury instructions ("the stipulated set") to which all of the parties agree. For those instructions on which the parties were unable to agree, each party must file its own proposed instructions ("the contested sets"), explaining the legal basis for its position, at the same time as submission of the stipulated set. No proposed instruction should be included in both the stipulated and contested sets. That is, no stipulated instruction should be repeated in a party's contested set of jury instructions.

Instructions must be double-spaced. Only one instruction should be included on each page, and each instruction must identified by number. Accordingly, each instruction page should be titled "[Stipulated or Plaintiff's or Defendant's] Instruction Number ____." Each instruction page should include the appropriate legal citation(s). All deviations from pattern instructions must be identified as "modified" in the citation, and the modification must be highlighted in the body of the instruction. Carefully proofread each instruction for errors in spelling, grammar, punctuation, and citations, and for unintended deviations from pattern instructions used as sources. An appropriate cover sheet must be included on each and every set of instructions. The instructions must also be emailed to chambers at smvproposedtext@nmd.uscourts.gov in a format compatible with MS Word.

Proposed	Each party wishing to participate in voir dire must file "Proposed Voir Dire
Voir Dire	Questions." The filing must identify the specific areas about which the party
Questions	wishes to inquire and must set forth proposed voir dire questions.

The Court will set a pretrial motions hearing and a pretrial conference in a forthcoming order. At the pretrial conference, the Court will hear argument on the admissibility of exhibits, the statement of the case, witnesses, designations of deposition testimony, proposed verdict forms, proposed jury instructions, and proposed voir dire questions. If witness testimony is required to authenticate or to lay the foundation for the admission of any exhibits, counsel must be prepared to call all such witnesses at the pretrial conference. The Court's goal is to minimize the amount of time spent at trial on the introduction of exhibits. To the extent possible, the Court will rule on the admissibility of all exhibits at the pretrial conference.

The parties are encouraged, but not required, to submit trial briefs outlining basic legal theories, anticipated evidence in support of the theories, and the legal basis of any anticipated evidentiary disputes. The briefs are due **August 16, 2019**.

Parties should notify Information Systems Help Desk at 505-348-2110 by **August 21**, **2019**, if they plan to use audio-visual or other courtroom technology during trial. Parties are responsible for operating this equipment during trial. Parties should be prepared to proceed without the equipment in the event it breaks or otherwise becomes unavailable. Trial time will not be utilized for resolving technology issues. Additionally, parties should notify chambers by **August 21**, **2019**, if anyone whose presence is required for trial plans to bring electronic equipment into the courthouse. Parties must provide the names of the individuals, their role in the trial, and the type of equipment they will be bringing.

IT IS SO ORDERED.

STEPHAN M. VIDMAR

United States Magistrate Judge Presiding by Consent